

## EXHIBIT B

**SONY DRM**

## EFF Fees and Costs Summary

**TOTAL: \$461,930.32**

## Fees:

<b>ATTORNEY</b>	<b>HOURS</b>	<b>RATE</b>	<b>TOTAL</b>
Cindy Cohn	379	\$500/hour	\$189,500.00
Kurt Opsahl	288.75	425	108,281.25
Corynne McSherry	271.1	375	101,662.50
Fred von Lohmann	13	450	5,850.00
Jason Schultz	17	375	6,375.00
Allison Navone, paralegal	49.75	135	6,716.25
		<b>SUB-TOTAL</b>	<b>\$418,385.00</b>

## Costs:

iSec Partners				34,400.00
Bruce Schneier				4,000.00
EFF travel and other costs				5,145.07
			<b>SUB-TOTAL</b>	<b>43,545.07</b>

**Fees: \$418,385.25****Costs: \$43,545.07****EFF Total: \$461,930.32**

<u>Date</u>	<u>Cindy Cohn Sony Time</u>	<u>Hours</u>
11/8/05	Consider solicitation rules; draft blog post and newsletter; call for stories; review XCP EULA; consider litigation strategy	4.5
11/10/05	Consider §17200 cases memo, possible clients	1.0
11/11/05	Consider Penal Code §502 cases, CFAA analysis; telephone call with consultant; send reference materials	3.0
11/12/05	Telephone call with consultant re his findings and declaration; review blog post; legal research re preliminary injunction motion standards	3.5
11/13/05	Consider potential plaintiffs; review open letter to Sony	1.0
11/14/05	Consider potential plaintiffs; consider causes of action	1.5
11/15/05	Telephone call with Mr. Cunard; telephone call with consultant; consider strategy	2.5
11/16/05	Telephone call with Mr. Cunard; draft list of issues to discuss	1.0
11/17/05	Review new demand letter; telephone call with consultant re uninstaller vulnerability; telephone call with Sony to report; draft email to _____	4.5
11/18/05	Review letter from Sony and consider strategy; consider causes of action and revised complaint	4.0
11/19/05	Consider complaint strategy	0.5
11/20/05	Review and revised complaint; draft press release and website	4.0
11/21/05	Finalize complaint; revise p.r. and website; respond to media; review Texas case	7.0
11/22/05	Consider strategy re New York case, preliminary injunction	3.0
11/23/05	TT with TX AG's office. TT co-counsel to report	1.0
11/24/05	Consider experts, review Sunncomm response. Review team emails.	2.0
11/27/05	Review early XCP history, response by ATO records, consider case and counsel strategy. Consider possible MediaMax security problem.	2.5
11/28/05	Consider preliminary injunction. Review early First4 Internet information, Review Sunncomm settlement. Consider Canadian issues. Consider MediaMax security problem. Discuss with iSec.	8.0

11/29/05	Consider MediaMax vulnerability and strategy. Discuss with consultants. Email with potential experts. Review NY complaint. Track other class actions filed. Review revised PI motion.	12.0
11/30/05	Consider mediaMax vulnerability strategy. Review vulnerability report. Draft letter to Sony re: new MediaMax security problems. Call from Sony re: delay in public release.	10.0
12/1/05	Call with Sony re: new vulnerability. Consider experts and dr emails to potential experts.	10.0
12/2/04	Review PI draft. Consider client issue.	4.0
12/5/04	Consider package of measures from Sony. Discuss with Sony. Discuss with co-counsel. Review XCP uninstaller and seek reverse engineering protection. Draft joint press release. Comment on draft response to Sony.	10.0
12/6/05	Continue to draft joint press release and discuss with Sony. Continue to revise responsive letter to Sony and call with team to discuss.	10.0
12/7/05	Discuss problem in Mediamax fix with experts and Felten. Write to Sony re: recall. Multiple Calls with Sony re: recall and problems. Consider issue re: Kamber/Pritzker class counsel. Discuss with co-counsel. Consider PI strategy. Call with Elizabeth P.	12.0
12/8/05	Call with Kamber/Pritzker class counsel. Consider strategy. Email and call to Sony re: same. Call with cocounsel. Email to Sony re: notice process. Call with Sony re: advertising campaign. Consider letter to court.	10.0
12/9/05	Consider Kamber/Pritzker complaints. Consider new patch and uninstaller with experts. Discussions with Ms. Pritzker about seeing settlement draft and EFF team role. Discussions with Sony re: settlement and seeing draft. Conference call to consider strategy. Review draft of letter to court re: CMO.	11.0
12/10/05	Revise letter to NY court re: CMO. Consider strategy. Continue discussions with Ms. P re settlement.	8.0
12/11/05	Revise letter to NY court. Consider strategy. Discuss strategy with Mr. Rothken and Mr. Baker.	3.0
12/12/05	Telephone calls and emails with Ms. Pritzker re: settlement documents and EFF team role. Consider strategy with co counsel. DR letter to Sony re: settlement options. Revise letter to court re: response to CMO. Discuss Klemm case with Mr. Rothken.	12.0

12/13/05	Review settlement draft and consider strategy with cocounsel. Discuss settlement with Sony. Consider NY trip. Consider MediaMax additions to settlement and other additions needed. Discuss with cocounsel.	10.0
12/14/05	Consider strategy with co-counsel. Discuss settlement options with Sony BMG counsel over several calls.	5.0
12/15/05	Discuss strategy with Ms. Pritzker. Consider settlement meeting strategy and draft negotiation document.	4.0
12/16/06	Strategy call with cocounsel. Prep for meeting with Sony. Consider potential security people and security response strategy.	10.0
12/17/05	Fly to New York. Prep for meeting with SonyBMG. Review settlement motion documents.	12.0
12/18/05	Settlement meeting with Sony	16.0
12/19/05	Telephone call with Sony re: moving CMC. Call and email with with cocounsel to report meeting and consider strategy. Gather fees. Call with Ms. Pritzker re: next steps. Discuss case with Mr. Baker	14.0
12/20/05	Dr emails re: additional documents for settlement and next steps. Consider strategy. Fly home from NY. Discuss with cocounsel.	8.0
12/21/05	Review Settlement Notice forms. DR email re: banner notice. Review banners used currently for MediaMax 5.	10.0
12/22/05	Call with TX Ag's office. Revise email re: proposed banners. Consider strategy re: Sony and re: Pritzker/Kamber. Consider edits to notices.	10.0
12/23/05	Review Settlement Agreement and draft comments. Call with Pritzker firm re: changes in settlement. Call with Sony re: changes in settlement. Consider strategy.	10.0
12/24/05	Call with Sony re: settlement agreement changes. Consider strategy.	3.0
12/25/05	Consider strategy re: settlement agreement changes. DR email to cocounsel to discuss.	2.0
12/26/05	Call with team re: backsliding. Consider strategy. Review settlement documents.	3.0
12/27/05	Review Final Order and email changes to cocounsel.	3.0
12/28/05	DR email to Sony re: unfinished settlement matters. Consider input from cocounsel and strategy. Consider email from	3.0

Pritzker.

12/29/05	DR email to team evaluating settlement. Respond to press calls and emails and consider strategy. DR statement for website and for press. Review press and blog coverage.	3.0
12/30/05	Respond to press and public calls and emails. Consider strategy. Review press and blog coverage.	2.0
1/2/06	Review press and public responses. Consider next steps.	2.0
1/3/05	Consider strategy with cocounsel. Letter to Sony re; next steps. Letter to Pritzker re: designation document. Plan for EFF website, FAQ, etc. Respond to press calls re: settlement.	6.0
1/4/06	Consider strategy re: meeting with Sony. Plan for trip to New York. Send info to consultant re; banners and landing page.	5.0
1/5/06	Fly to New York. Plan for meeting with Sony, landing page, banners, FAQ DR email to Sony re: meeting issues. Discuss look of banners, etc. with consultant.	6.0
1/6/06	Meeting with Sony BMG. Attend hearing on preliminary approval. Email team with results of hearing. Consider strategy.	10.0
1/7/06	DR email to Sony BMG counsel confirming agreements made in meeting and discussing next steps. DR list of remaining issues.	6.0
1/8/06	Respond to class members about settlement concerns. Update FAQ.	3.0
1/9/06	Continue to respond to class members about settlement concerns.	.5
1/12/06	Email and telephone call with Mr. Cunard re Sony BMG's concerns about EFF's FAQ. Draft response	4.0
1/13/06	Review email to Mr. Cunard re: meeting with EFF.	1.0
1/17/06	DR emails re: concerns and suggestions about notice language and review responses from Mr. Jacobsen. Review revised banners from consultant	3.0
1/19/06	Review and comment on revised banners from consultant	1.0
1/20/06	Dr. email to Ms. Pritzker re; delegation agreement. Review correspondence re: full form notice.	1.0
1/30/06	Email to Mr. Jacobson re: unaddressed notice issues and other things promised by Sony BMG at Jan 5 meeting. Conference call re: Friedman meeting with Sony BMG.	3.0

1/31/06	Review email from Mr. Jacobson re: amendment to settlement documents filed without our approval. Consider strategy. Draft response.	4.0
2/1/06	Consider strategy re: amended settlement document. Review and comment on letter to the Court.	2.0
2/2/06	Call with Sony re: objection to court. Consider strategy. Review letter sent by Sony to the court. Review revised banners. Call with Mr. Cunard re: settlement amendment and other issues.	3.0
2/3/06	Call with Judge Buchwald's clerk. Consider strategy in light of call from Mr. Cunard. Review letter from Girard Gibbs to Court re: amended settlement. Draft responsive letter to court. Call with team re: strategy. Review alternate benefit language. Call with Sony BMG and Girard Gibbs re: change to settlement language. DR email to Sony BMG re: delegation agreement dispute.	5.0
2/4/06	Review proposed stipulation and order re: amending settlement agreement.	.3
2/5/06	Continue to negotiate stipulation and order re: amending settlement.	.1
2/6/06	Review and revise letter to Pritzker re: delegation agreement.	1.0
2/7/06	Continue to negotiate stipulation and order amending settlement. Review settlement website and provide comments.	3.3
2/8/06	Continue to review settlement website and provide comments. Review banner and provide comments.	2.2
2/10/06	Review email from Mr. Jacobson stating that no MediaMax 3.0 CDs have banner functionality and only six MediaMax 5.0 CDs do. Consider strategy. Draft response.	1.0
2/13/06	Review response from Pritzker and draft reply.	2.0
2/14/06	Finalize reply to Pritzker.	.6
2/15/06	DR email to Sony BMG re: delegation agreement.	1.2
2/20/06	Prep for meeting with Pritzker. Consider and draft response to cancellation of meeting. Review response from Pritzker. Confirm no MediaMax 3.0 CDs with banner function with Sony BMG.	1.2
2/22/06	Draft letter to Sony BMG re: additional notice in light of lack of banners.	2.1
2/23/06	Finalize letter.	.5

2/27/06	Meeting with Girard Gibbs attorneys. Consider strategy. Review response from Jacobson re: additional notice.	3.0
3/1/06	Telephone call with Ms. Pritzker re: additional notice and related delegation issues.	2.4
3/3/06	Consider strategy and dr email to team.	.8
3/7/06	Draft email to Ms. Pritzker on delegation agreement and review response. Finalize EFF banners re: settlement	.3
3/9/06	Review response from Ms. Pritzker and draft reply.	.5
3/13/06	Draft response to Sony BMG re: banners and attack on EFF banners.	1.5
3/16/06	Review response from Sony BMG re: attack on EFF banners.	.3
3/17/06	Draft response to Sony BMG	1.5
3/20/06	Finalize response to Sony BMG	.5
3/22/06	Review timesheets for Cindy and Corynne.	1.5
	Cindy Cohn Total	387.8 387.8



**SONY TIME-Corynne McSherry**

DATE	TIME	WORK PERFORMED
11/10/05	1.5	Review complaints New York and Chicago complaints; Review contract research
11/15/05	2.0	Conference with co-counsel re: next steps; correspondence re same
11/17/05	8.0	Review and revise complaint
11/14/05	6.5	Telephone conference with opposing counsel; meet and confer with co-counsel re same
11/15/05	2.5	Confer with potential class representatives
11/16/05	4.0	Confer with potential class representatives; telephone call with opposing counsel re open letter and response
11/17/05	2.5	Confer with potential class representatives
11/25/05	5.0	Draft motion for preliminary injunction
11/27/05	8.0	Continue drafting motion for preliminary injunction and supporting documents
11/28/05	8.0	Review and revise motion for preliminary injunction
11/29/05	8.0	Revise Memorandum of Points and Authorities in support of motion for preliminary injunction; revise ltr opposing counsel re security breach; confer with co-counsel re same
11/30/05	8.0.	Revise Memorandum of Points and Authorities in support of motion for preliminary injunction; revise ltr opposing counsel re security breach; confer with co-counsel re same
12/1/05	8.0	Revise Memorandum of Points and Authorities in support of motion for preliminary injunction; confer with co-counsel re same; Field media calls re lawsuit; review documents filed in related cases
12/2/05	2.5	Confer with OPC re; security breach; confer with co-counsel re same and evidence needed for motion for preliminary injunction
12/3/05	3.5	Revise Memorandum of Points and Authorities in support of motion for preliminary injunction; confer with co-counsel re same, draft application in support of temporary restraining order; review and draft correspondence re same
12/4/05	7.8	Revise Memorandum of Points and Authorities in support of motion for preliminary injunction; confer with co-counsel re same, continue drafting application in support of temporary restraining order; review and draft correspondence re same
12/5/05	5.0	Review and revise temporary restraining order

12/6/05	4	Field media calls re security vulnerability; confer with co-counsel re same and next steps
12/7/05	2	Confer with co-counsel re security vulnerability and next steps; Revise Memorandum of Points and Authorities in support of motion for preliminary injunction
12/8/05	7	Review and revise PI motion and supplemental docs; Telephone calls to and from call members re: lawsuit; Telephone call to Bruce Schneier
12/10/05	1	Correspondence with co-counsel re next steps; Confer with Bruce Schneier
12/12/05	1.5	Correspondence with co-counsel re next steps; Confer with Bruce Schneier
12/13/05	4.2	Review draft settlement agreement received from Girard Gibbs; confer re same
12/14/05	6.5	Telephone calls to and from opposing counsel; confer with co-counsel re same
12/15/05	6	Confer with Bruce Schneier re: new developments; preparation for settlement talks
12/16/05	8	Confer with Bruce Schneier re: new developments; preparation for settlement talks; confer with counsel in related cases
12/17/05	8.5	Travel to New York City for settlement talks; preparation for settlement talks
12/18/05	14	Confer with opposing counsel re settlement
12/19/05	7.5	Draft summary of settlement discussions; summarize time spent on case; confer with co-counsel re developments
12/20/05	10	Travel from New York City; confer with co-counsel re settlement discussions; confer with class representatives re: settlement
12/21/05	8	Confer with Federal Trade Commission Representative re MediaMax issues and settlement; Review Preliminary approval documents; Confer with class representatives re: settlement
12/22/05	4.0	Confer with Texas attorney general re: MediaMax issues and settlement; Review Preliminary approval documents; correspondence re same and uninstaller; confer with co-counsel re same
12/23/05	6.5	Review revisions to settlement agreement; correspondence with co-counsel re same; correspondence with class representatives re same
12/24/05	2.0	Confer with class representatives re: settlement revisions; confer with co-counsel re same
12/26/05	3.0	Correspondence with co-counsel re strategy and settlement revisions; review settlement revisions

12/28/05	2.7	Confer with co-counsel re strategy and settlement revisions; confer re press strategy
1/3/06	3.0	Draft designation agreement
1/4/06	5.0	Preparation for and Confer with Florida Attorney General's office re: case and settlement; draft FAQ re: settlement
1/06/06	5.0	Confer re settlement hearing; review and revise FAQ re settlement
1/8/06	2.5	Respond to class member queries re: settlement; respond to media queries re settlement
1/10/06	2.5	Confer with opposing counsel re FAQ re settlement
1/12/06	7.5	Research, draft and revise outline of small claim process for class members that choose to opt out
1/30/06	3.0	Confer with co-counsel re fee issues; review correspondence re notice
1/31/06	6.0	Review filed stipulation amending settlement agreement; review correspondence to and from cocounsel re same; review correspondence to and from opposing counsel re same; confer with co-counsel re fee issues
2/1/06	4.0	Confer with cocounsel re stipulated amendment
2/2/06	6.0	Confer re: fee expert; review correspondence to court re stipulated amendment and confer with cocounsel re same; review correspondence re notice issues and stipulated amendment
2/3/06	5.0	Confer with cocounsel re: Stipulated amendment; review correspondence to court from class counsel re stipulated amendment; review correspondence re: same
2/4./06	4.0	Confer with opposing counsel re: stipulated amendment; confer with class representatives re same; review correspondence re same
2/6/05	3	Draft letter to Class Counsel re: designation agreement; review and revise same
2/8/05	1.0	Review settlement notice documents and correspondence re same
2/13/05	1.0	Review correspondence from class counsel; confer re same
2/14	1	Confer re: designation issues
2/16/05	1.0	Confer re alternative forms of settlement notice
2/20/05	.8	Confer with co counsel re: rescheduling meeting re designation; review corr from pritzker
2/21/05	.8	Confer re alternate forms of settlement notice
2/22/05	.8	Confer re gaps in settlement website
2/27	4	Preparation for and meeting with Class Counsel re designation; confer re same

3/1/05	.5	Confer with co counsel re fee application
3/5/05	4.0	Confer with co-counsel re fee application; telephone calls to and from experts re same; draft chronology of time spent on case
3/7/05	.5	Review correspondence to and from class counsel
3/13/05	2.0	Summarize time spent on case
Corynne TOTAL	271.1	

**SONY TIME-Fred von Lohmann**

DATE	TIME	WORK PERFORMED
11/8/05	5.0	Initial research re XCP; reviewing EULA terms; examining XCP discs; call with A. Halderman re XCP and MediaMax
11/9/05	1.0	Call with R. Green
11/15/05	1.0	Call with J. Cunnard; consult with C. McSherry, R. Green; call with D. Kaminsky re XCP DNS research
11/16/05	1.0	Call with J. Cunnard, R. Green; consult with EFF team re strategy
11/17/05	2.0	Drafting letter to J. Cunnard; review and revise draft complaint
11/18/05	0.5	Call with J. Cunnard; call with R. Green
11/28/05	1.5	Call with R. Green, A. Sharma re remedies, injunctive relief
12/5/05	1.0	Call with J. Cunnard; call with cocounsel re Sony-BMG letter; reviewing letter to J. Cunnard
<b>TOTAL Fred</b>	13	

**SONY TIME-Jason Schultz**

DATE	TIME	WORK PERFORMED
11/14/05	1.5	Review case file, including security research and complaints New York and Chicago complaints; Review Sony EULA.
11/17/05	1.0	Review and comment on draft correspondence w/Sony
11/19/05	0.5	Review and respond to team email; attend strategy session.
11/21/05	0.5	Final comments on complaint
11/22/05	1.5	Speaking to press about suit and class injury
11/27/05	4.0	Research re: First4Internet and MediaMax
12/05/05	0.5	Review uninstaller EULA
12/07/05	1.0	Correspond with team re: mediamax vulnerability
12/24/05	0.5	Review and respond to team emails
12/26/05	2.0	Prep for and participate in team conference call
1/03/06	2.0	Review FAQ
3/16/06	1.0	Review Sony letter re: trademark use
3/27/05	1.0	Summarize time spent on case
<b>Jason Total</b>	17	

**Sony Time: Allison Navone, Paralegal**

October 31	1.5	review emails and members' concerns regarding blog post.
November 1	2.0	meet with legal team to discuss intake messages regarding Sony Rootkit program and blog post and potential action.
November 7	3.0	continue responding to inquiries regarding EFF's action against Sony.
November 8	7.5	compile information from prospective class action representatives.
November 9	7.0	compile information. Respond to inquiries regarding suit. Direct press calls to appropriate staff members.
November 10	3.0	Continue responding to potential clients and general email/phone inquiries regarding the Sony rootkit. Compile information regarding individual's experiences with the program.
November 11	6.0	Disseminate information regarding the program and infected CDs to enquirers.
November 14	1.5	Gather data and information from potential clients and pass on to lawyers.
November 15	1.0	Field requests from EFF members, potential clients, interested attorneys and media.
November 16	2.5	Compile data on customers' experiences with XCP.
November 17	1.0	Respond to member and community inquiries regarding EFF's suit, SunComm and XCP. Record information

		regarding CD titles and individuals' experiences with the DRM.
November 18	0.5	Continue responding to emails and messages about Sony and the class action suit.
November 21	1.5	Continue gathering information about SunComm/MediaMax customers. Respond to usual inquiries regarding the suit and the Sony BMG DRM
November 22	1.5	Respond to inquiries regarding EFF's suit.
December 7	1.5	Respond to and thank EFF members who contacted CA Attorney General regarding Sony Rootkit.
December 22	2.5	Search responses from potential clients by state and forward contact information upon receiving approval to do so.
January 4	3.0	Discuss settlement terms with EFF attorneys and respond to calls and emails regarding initial settlement terms.
January 10	1.0	Respond to several inquiries regarding availability of DRM'd cd's
January 13	2.0	Respond to inquiries regarding settlement terms and availability of DRM cd's.
January 24	.25	Respond to inquiries regarding access to settlement benefits.
<b>Allison Navone Total</b>	<b>49.75</b>	



## DETAILED TIME RECORDS OF KURT OPSAHL

Date	Hours	Description
11/7/2005	1.25	Research and analysis of trespass to chattel claim
11/8/2005	1.50	Analysis of possible CFAA claim, Legalteam meeting re analysis of
11/9/2005	1.00	Draft email memo re CFAA claim
11/10/2005	2.75	Analysis legal issues regarding sony update, uninstall and privacy policy, review and analysis of Sony EULA
11/11/2005	2.50	Analysis of Sony causes of action, and Calif Computer crime, review and revise open letter, strategy analysis
11/12/2005	5.25	research CLRA and Spyware, Trespass to Chattel, review and analysis of Sony EULA
11/13/2005	2.25	review and revise complaint
11/14/2005	2.50	Analysis of strategy for causes of action, review and revise complaint
11/15/2005	3.00	Call with Sony re efforts to resolve
11/16/2005	4.25	Confer with Sony on efforts to resolve, develop issues to take up, CFAA
11/17/2005	5.50	Develop SunnComm facts for complaint, CFAA public safety argument
11/18/2005	7.25	review and revise complaint, analysis of Sony response
11/19/2005	2.75	SunnComm facts for complaint, analysis of MM software, analysis of
11/20/2005	5.25	Review and analysis of complaint, potential security issue
11/21/2005	6.75	Confer with expert re security analysis, revise text on Sony page. MM factual development
11/22/2005	5.00	Formalize expert retainer, prepare for TX Ag call, review cust svc responses, analysis of copyright issues
11/23/2005	3.50	Call with TX AG, factual development on DRM
11/24/2005	0.50	Review SoundScan numbers on effected discs. Analysis of expert
11/28/2005	2.25	Analysis of security issues with MM5
11/29/2005	6.25	Review expert report on security issue, draft email to Sony, analysis of MM strategy
11/30/2005	8.50	Prepare for negotiations with Sony regarding MediaMax security vulnerability response
12/1/2005	6.25	MediaMax response, call with Sony, revise complaint
12/2/2005	7.25	Analysis of MM response, research experts
12/3/2005	3.00	Work with Sony regarding response vis-à-vis MM5
12/4/2005	3.25	Conference calls with Sony regarding MM response
12/5/2005	6.75	Work with Sony regarding response vis-à-vis MM5
12/6/2005	8.50	Work with Sony regarding response vis-à-vis MM5
12/7/2005	8.75	Call with Pritzker, settlement analysis, study on spyware, MM security
12/8/2005	7.75	All day conference calls. Sony in the morning, plaintiffs counsel

12/19/2005	2.75 Analysis of Settlement/CMC; MM CDs technical
12/20/2005	3.25 Analysis of Settlement/CMC, MDL; Review mediamax Cds patch Review and analysis of banner text; Confer with FTC re lawsuit; Review
12/21/2005	5.50 Texas action; review MM cds re uninstaller problems
12/22/2005	4.75 Analysis of anti-spyware, disclosure, uninstaller issues; draft email to
12/24/2005	0.75 Review draft compromise language
12/25/2005	1.25 Analysis of settlement issues
12/26/2005	3.25 Analysis of settlement issues
12/27/2005	1.25 Analysis of settlement issues
12/29/2005	1.50 Review and revise press in support of settlement
12/30/2005	1.25 Confer with Illinois AG office
1/1/2006	0.50 Confer with expert re security analysis; review FL Ag action
1/3/2006	4.75 Prepare for Sony hearing; review list of effected discs
1/4/2006	5.00 Prepare for Sony hearing; comment on banners
1/5/2006	10.50 Prepare for Sony hearing; FAQ; Banners; travel to NYC
1/6/2006	8.50 Meeting with Sony; Prepare for hearing; Hearing; FAQs; press
1/7/2006	8.00 Travel from NYC; follow up from Sony meeting
1/8/2006	1.25 FAQs; Anti-cirus/spyware sftware
1/9/2006	1.00 Analysis of texas AG communnications
1/10/2006	2.75 Sony calander; Review and analysis of notice campaign
1/11/2006	3.00 Conference call re MM issues; Analysis of FAQ issues
1/12/2006	1.25 Analysis of DRM security issues; Review proposed changes to FAQs
1/13/2006	0.25 Analysis of delegation agreement issues
1/16/2006	0.50 Analysis of scope of XCP problem
1/17/2006	2.75 Letter to Sony re Full Form Notice
1/18/2006	1 Finalize and send letter re full form notice
1/19/2006	1.25 Review and revise banners
1/26/2006	2 Draft responsive email re Sony DRM
1/31/2006	2.25 Analyais of Sony changes to settlement
2/1/2006	1.75 Analysis of response to Sony changes to settlement
2/2/2006	2.25 Call with Sony re notice issues
2/3/2006	5.25 Analysis of post-expiration valuation issue; loyalty program law; anti-
2/6/2006	1.5 Analysis of response to Sony changes to settlement
2/7/2006	4.5 Analysis of draft motion and proposed order; review settlement
2/8/2006	4.25 Analysis of banners; email to Sony re Settlement Website
2/10/2006	0.75 Analysis of designation issue4s
2/13/2006	0.5 Analysis of deligation dispute
2/16/2006	2 Analysis of how to increase uptake of settlement, Sony notice
2/20/2006	1.5 Strategy meeting; Review and edit email corespondance